IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application of:)
Rolin F. Barrett)
Patent No.: 5,788,178) Christenhen V. Mentgemen
Issue Date: 04 August 1998) Christopher K. Montgomery) Examiner Crown Art Unit 2641
For: GUIDED BULLET) Group Art Unit 3641
Attorney Docket No.:4419-001)

Raleigh, North Carolina 02 February 2000

Assistant Commissioner of Patents Box Missing Parts - Reissue Washington, D.C. 20231

Sir:

In response to the Notice of Incomplete Application, please find enclosed temporary drawings representing Figs. 1-14 referred to in the specification. Applicant repeats its request made in the remarks to the PRELIMINARY AMENDMENT that the drawings be transferred from the original file pursuant to 37 C.F.R. § 1.174 and MPEP § 1413. Applicant believes that Applicant submitted appropriate temporary drawings as evidenced by the transmittal cover letter (PTO/SB/50), however in the interests of expediency, Applicant herein resubmits the same. Further, pursuant to the Notice to File Missing Parts of Application, Applicant submits a newly executed declaration that covers the items required on the Notice of Incomplete Application.

A check in the amount of \$65.00 is enclosed to cover the surcharge for the allegedly incomplete filing. If additional fees are required, please deduct from Deposit Account 18-1167.

Respectfully submitted,

Coats & Bennett, P.L.L.C.

Taylor M. Davenport Registration No. 42,466

Telephone: (919) 854-1844

CERTIFICATE OF MAILING

I hereby certify that this document is being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: ASSISTANT COMMISSIONER OF PATENTS, BOX MISSING PARTS - REISSUE, WASHINGTON, D.C. 20231

Signature:

Date:

2/2/2000





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FILING/RECEIPT DAT

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO /TITLE

09/436,387

11/08/99

DADDETT

- 15

P-4419.001

0242/1228

LARRY L COATS COATS & BENNETT P L L C 1100 CRESCENT GREEN SUITE 206 NOT ASSIGNED

CARY NO 27511: **DATE MAILED:** 12/28/99 NOTICE OF INCOMPLETE APPLICATION A filing date has NOT been assigned to the above identified application papers for the reason(s) indicated below: If all required items on this form are filed, the total amount owed by applicant as a Demail entity (statement filed) ■ non-small entity is \$____ All of the items indicated below in "A" must be submitted within TWO MONTHS of the date of this Notice, or proceedings on the application will be terminated (37 CFR 1.53(e)). A newly executed oath or declaration in compliance with 37 CFR 1.63 covering these items is also required. The filling date will be the date of receipt of all items required below in "A." Any assertions that these items required were submitted, or are not necessary for a filing date, must be by way of petition directed to the attention of the Office of Petitions accompanied by the \$130.00 petition fee (37 CFR 1.1.7(i)). If the petition states that the application is complete, a request for refund of the petition fee may be included in the petition. A The above-identified application papers are not entitled to a filing date because: 1. The specification (description and claims): a. is missing. □ b. does not include a written description of the invention. C. does not include at least one claim as prescribed by 35 U.S.C. 112. A complete specification (including at least one claim in a nonprovisional application) as prescribed by 35 U.S.C. 112 is required. 2. The application was deposited without drawings. 35 U.S.C. 113 (first sentence) requires a drawing twhere necessary for the understanding of the subject matter sought to be patented." Applicant should reconsider whether drawings are necessary under 35 U. S. C. 113 (first sentence): B. Additional observations on the above-identified application papers. ☐ 1. The statutory basic filing fee is: missing insufficient Applicant must submit \$_ to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27(b)). 2. The following additional claim fees are due: for total claims over 20. __independent claims over 3. for multiple dependent claim surcharge.

A copy of this notice MUST be returned with the reply.

Applicant must either submit the additional claim fees or cancel additional claims for which fees are due.

3 A \$50.00 processing fee is required since your check was returned without payment (37 CFR 1.21(m)).

Applicant must file a verified English translation of the application, the \$130.00 set forth in 37 CFR 1.17(k),

unless previously submitted, and a statement that the translation is accurate (37 CFR 1.52(d)).

Pages______of the specification are missing.

described in the specification are missing.

Customer Service Center

6. Figures 1

☐ 7. Other: __

Initial Patent Examiliation Division (703) 308-1202

4. The application was filed in a language other than English.

"General Information Concerning Patents." See page_

Direct the reply and any questions about this notice to "Attention: Box Missing Parts."

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FORM PTO-1123 (REV.9-98)

PARTA COPY TO BE RETURNED WITH RESPONSE

REISSUE CAST





UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER FILING/RECEIPT DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO./TITLE

09/436.387

11/08/99

BARRETT

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P-4419.001

0242/1228

LARRY L COATS
COATS & BENNETT P L L C
1100 CRESCENT GREEN SUITE 206
CARY NC 27511

MOT ASSIGNED

3613

And the of the

DATE MAILED:

12/28/9

NOTICE TO FILE MISSING PARTS OF APPLICATION No Filing Date

(Enclosure to Form PTO-1123)

The required items noted below SHOULD be filed along with any items required on the "Notice of Incomplete Application." The filing date of this application will be the date of receipt of the items required on the "Notice of Incomplete Application." The items noted below must be filed no later than TWO MONTHS FROM THE FILING DATE ACCORDED THIS APPLICATION. If any of Items 1 and 3 through 5 below are submitted after the filing date accorded this application, the SURCHARGE set forth in 37 CFR 1.16(e) of \$\$65.00 for a small entity in compliance with 37 CFR 1.27, or \$\$130.00 for a non-small entity, must also be timely submitted in reply to this NOTICE to avoid abandonment.

by a	I required items on this form and	on the "Notice of Incomp	iete Applicati	on" are filed	together, th	e total amount	owed
	applicant as a Small entity (stat			-65		and State of	
□1.	The statutory basic filing fee is: missing or unexecuted. insufficient. Applicant must submit \$ status (37 CFR 1.27).	to complete the	e basic filing fe	e and/or file a	small entity	statement clain	ning such
□2.	Additional claim fees of						
	\$for	independent claims over	3.				
	\$for	dependent claims over 2	ю.				
	\$ for multiple depe	endent claim surcharge.					
	Applicant must either submit the ac	dditional claim fees or cand	el additional ci	laims for whic	h fees are du	·e.	
□ 3.	The oath or declaration: is missing or unexecuted. does not cover the items required does not identify the application does not include the post office. An oath or declaration in complianthe application by the above Appli	n to which it applies. a address and the city and a nce with 37 CFR 1.63, inclu	state or foreign	information i	oplicant's resi and identifyin	dence.	
□4.	The signature(s) to the oath or dec 1.43 or 1.47. A property signed oath or declarat is required.			A			
□ 5.	The signature of the following joint	t inventor(s) is missing fron	n the oath or d	eclaration:			
	An oath or declaration in complian				and signed b	y the omitted in	ventor(s);
				(07	CER 1 21(m)	()	
□6.	A \$50:00 processing fee is require	d since your check was re	turned without	payment (37	O(11 1.2 1(11)	<i>)</i> .	
□7.		vith the Sequence Rules.					
□7. □8.	"A \$50:00 processing fee is require The application does not comply v See attached "Notice To Comply v	with the Sequence Rules. with Sequence Rules 37.C	FR 1.821 -1.82	25. *.	V		

PART 2-COPY TO BE RETURNED WITH RESPONSE

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FORM **PTO- 1532** (REV.9-97)

Initial Patent Examination Division (703) 308-1202